Since 1972, Coach Geesman has led the Kingsmen to five state championships and has never suffered a losing season.

Mr. Speaker, that's remarkable.

He retires in second place on the All-Time Football Coaching Leaders in Indiana with 339 victories. Only one coach in Indiana high school football history had more wins, but that coach also had more loses.

In 1996, he was inducted into the Indiana Football Hall of Fame.

Coach Geeman's impressive resume includes five state championships (1983, 1995, 1996, 1997, and 2000), three state runner-up finishes (1989, 1991, and 1999), eight semistate crowns (1983, 1989, 1991, 1995–1997, and 1999–2000), and 13 sectional trophies (1979, 1983, 1987, 1989, 1991, and 1995–2000).

Penn High School football was also a force to be reckoned with under Coach Geesman's guidance in the Northern Indiana Conference by winning 22 NIC titles, including 17 in a row from 1986 through 2002.

Since a loss back in 1985, the Kingsmen have won an astonishing 117 straight NIC games.

The Kingsmen also established a state record with 89 consecutive regular-season victories running from 1985 to 1996 and own a state-record 22 straight playoff victories.

Coach Geesman's Kingsmen were ranked Number 1 in all or parts of a record 13 seasons for a record total of 87 weeks since 1977.

Coach Geesman has also had many players move on to play at the collegiate level and even a couple have advanced to play in the National Football League.

Mr. Speaker, I know the fans of Penn High School football and the Mishawaka community will certainly miss Coach Geesman, but I wish him well in his future endeavors.

## A PROCLAMATION RECOGNIZING MR. AND MRS. JOHN PAGE

## HON. ROBERT W. NEY

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Monday, June 2, 2003

Mr. NEY. Mr. Speaker, whereas, Mr. and Mrs. John Page began selling homemade fudge and then founded the Pillars Club to assist those in need; and

Whereas, Mr. and Mrs. John Page's involvement in the annual Pillars Club banquets have benefitted many in the community including students, the unemployed, and disaster victims; and

Whereas, Mr. and Mrs. John Page are examples of love and devotion having been married for over fifty years; and

Whereas, Mr. and Mrs. John Page should be recognized for their extraordinary outreach and selflessness:

Therefore, I join with the residents of the entire 18th Congressional District of Ohio in honoring and congratulating Mr. and Mrs. John Page for their accomplishments and contributions to the community.

RECOGNIZING THE LIFE OF MISSOURI HIGHWAY PATROL TROOPER MICHAEL L. NEWTON

#### HON. SAM GRAVES

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Monday, June 2, 2003

Mr. GRAVES. Mr. Speaker, I proudly pause to recognize the life of Missouri Highway Patrol Trooper Michael L. Newton. His life, though tragically cut short, was enriched by numerous accomplishments in his career, and a loving, caring family.

Mike served the Missouri Highway Patrol with dignity and passion. He set career goals that established himself as a competitive officer. He was ardent about making as many driving-while-intoxicated and traffic arrests as he could and it was this determination that made him a standout among his fellow officers. His eagerness and drive established him as an officer that was well-liked by many of his peers.

Mike is survived by his loving wife Shonnie and two sons, Tyler and Devon. Many of the Missouri Highway Patrol have pledged to help the family through these trying times. It is my hopes that his young boys will always remember how passionate their father was about his job and how diligently he served the people of Missouri.

Mr. Speaker, I respectfully ask that you help me in recognizing and remembering Missouri Highway Patrol Trooper Michael L. Newton, his accomplished career, and the remarkable family he leaves behind. God Bless them.

# PRO-LIFE ACTION MUST ORIGINATE FROM PRINCIPLE

### HON. RON PAUL

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES Monday, June 2, 2003

Mr. PAUL. Mr. Speaker, as an obstetrician who has delivered over 4000 children, I have long been concerned with the rights of unborn people. I believe this is the greatest moral issue of our time. The very best of the western intellectual tradition has understood the critical link between moral and political action. Each of these disciplines should strongly inform and support the other.

I have become increasingly concerned over the years that the pro-life movement I so strongly support is getting further off track, both politically and morally. I sponsored the original pro-life amendment, which used a constitutional approach to solve the crisis of federalization of abortion law by the courts. The pro-life movement was with me and had my full support and admiration.

Those who cherish unborn life have become frustrated by our inability to overturn or significantly curtail Roe v. Wade. Because of this, attempts were made to fight against abortion using political convenience rather than principle. There is nothing wrong per se with fighting winnable battles, but a danger exists when political pragmatism requires the pro-life movement to surrender important moral and political principles.

When we surrender constitutional principles, we do untold damage to the moral underpinnings on which our Constitution and entire system of government rest. Those underpinnings are the inalienable right to life, liberty, and property. Commenting upon the link between our most important rights, Thomas Jefferson said "The God which gave us life gave us at the same time liberty. The hands of force may destroy but can never divide these."

M. Stanton Evans further explained the link between our form of government and the rights it protects when he wrote, "The genius of the Constitution is its division of powers—summed up in that clause reserving to the several states, or the people, all powers not expressly granted to the federal government."

Pro-lifers should be fiercely loyal to this system of federalism, because the very same Constitution that created the federal system also asserts the inalienable right to life. In this way, our constitutional system closely links federalism to the fundamental moral rights to life, liberty, and property. For our Founders it was no exaggeration to say federalism is the means by which life, as well as liberty and property, are protected in this nation. This is why the recent direction of the pro-life cause is so disturbing.

Pro-life forces have worked for the passage of bills that disregard the federal system, such as the Unborn Victims of Violence Act, the federal cloning ban, and the Child Custody Protection Act. Each of these bills rested on specious constitutional grounds and undermined the federalism our Founders recognized and intended as the greatest protection of our most precious rights.

Each of these bills transfers to the federal government powers constitutionally retained by the states, thus upsetting the separation and balance of powers that federalism was designed to guarantee. To undermine federalism is to indirectly surrender the very principle upon which the protection of our inalienable right to life depends.

The worst offender of federalism is the socalled Unborn Victims of Violence Act, which not only indirectly surrenders the pro-life principle but actually directly undercuts the right to life by granting a specific exemption to abortionists! This exemption essentially allows some to take life with the sanction of federal law. By supporting this legislation, pro-lifers are expressly condoning a legal exemption for abortionists—showing just how far astray some in the pro-life community have gone.

Even the Partial Birth Abortion Ban Act, which is an integral part of the current pro-life agenda, present a dilemma. While I have always supported this Act and plan to do so in the future, I realize that it raises questions of federalism because authority over criminal law is constitutionally retained by the states. The only reason a federal law has any legitimacy in this area is that the Supreme Court took it upon itself to federalize abortion via Roe v. Wade. Accordingly, wrestling the abortion issue from the federal courts and putting it back in the hands of the elected legislature comports with the Founder's view of the separation of powers that protects our rights to life, liberty, and property.